



## UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/684,145	10/05/2000	David Drell	1204US	2642
22830 7:	590 10/22/2004		EXAMINER	
CARR & FERRELL LLP			BARQADLE, YASIN M	
2200 GENG ROAD PALO ALTO, CA 94303			ART UNIT	PAPER NUMBER
· · · · · · · · · · · · · · · · · · ·			2153	
			DATE MAILED: 10/22/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.



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		Application No.	Applicant(s)	99
		09/684,145	DRELL, DAVID	
	Office Action Summary	Examiner	Art Unit	
		Yasin M Barqadle	2153	
Period fo	The MAILING DATE of this communication Reply	on appears on the cover sheet	with the correspondence address	s
THE - Exte after - If the - If NC - Failt Any	MAILING DATE OF THIS COMMUNICAT insions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may tion. s, a reply within the statutory minimum of to period will apply and will expire SIX (6) Miny statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this commun ABANDONED (35 U.S.C. § 133).	nication.
Status				
1)🖂	Responsive to communication(s) filed or	n <u>02 July 2004</u> .		
2a) <u></u>	This action is <b>FINAL</b> . 2b)	This action is non-final.		
3)□	Since this application is in condition for a closed in accordance with the practice u	•	•	rits is
Disposit	ion of Claims			
5)	Claim(s) <u>8-22</u> is/are pending in the application of the above claim(s) is/are with Claim(s) is/are allowed.  Claim(s) <u>8-22</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction	ithdrawn from consideration.		
Applicat	ion Papers		,	
9) 🗌	The specification is objected to by the Ex	aminer.	·	
10)	The drawing(s) filed on is/are: a)[	☐ accepted or b)☐ objected t	o by the Examiner.	
	Applicant may not request that any objection	= , ,	• •	
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to by	·		
Priority	under 35 U.S.C. § 119			
a)	Acknowledgment is made of a claim for f  All b) Some * c) None of:  1. Certified copies of the priority doc  2. Certified copies of the priority doc  3. Copies of the certified copies of the application from the International See the attached detailed Office action fo	uments have been received. uments have been received in e priority documents have bee Bureau (PCT Rule 17.2(a)),	Application No en received in this National Stag	je
Attachmer	• •	_		
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-9		w Summary (PTO-413) lo(s)/Mail Date	
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-8 mation Disclosure Statement(s) (PTO-1449 or PTO er No(s)/Mail Date		of Informal Patent Application (PTO-152	<b>'</b> )

## Response to Amendment

- 1. The amendment filed on January 12, 2004 has been fully considered but are moot in view of the new ground(s) of rejection.
  - Claims 8-22 are presented for examination.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 8-22 are rejected under 35 U.S.C. 102(e) as being anticipated by Hardy USPN (6025870).

As per claim 8, Hardy teaches a method for conducting a conference between a near conference endpoint and a plurality off remote conference endpoints connected for communication by a network, comprising the steps of (figs 1 and col. 3, lines 12-49):

at the near conference endpoint:

generating local audio and video signals [local audio and video are generated col.5, line 50 to col. 6, line 34];

receiving audio and video signals from the plurality of remote conference endpoints [audio and video information are received from plurality remote conference sources of col. 3, lines 13-34 and col.5, line 32 to col. 6, line 34];

creating a plurality of processing trains for processing the received signals, each processing train uniquely corresponding to one of the plurality of remote conference endpoints [col. 3, lines 13-34 and col.5, line 32 to col. 6, line 34];

processing the received audio and video signals [col.

3, lines 13-34 and col.5, line 32 to col. 6, line 34];

combining the processed audio and video signal with the local audio and video signal [col.5, line 49 to col. 6, line 34]; and

transmitting the combined audio and video signals to each of tile plurality of remote conference endpoints [col. 5, lines 32-65 and col.6, lines 25-51].

As per claim 9, Hardy teaches the method of claim 8, wherein the step of creating a plurality of processing trains includes creating a communication process and a set of codecs [col. 5, lines 12-65 and col. 25, lines 12-50].

As per claim 10, Hardy teaches the method of claim 8, wherein the step of combining the processed audio and video signal is performed using an audio mixer and video switching module (video switch 30) [col.5, line 49 to col. 6, line 34].

As per claim 11, Hardy teaches the method of claim 8 further comprising providing a circuit switch for instantiating, the plurality of processing trains, the circuit switch including dynamically allocable inverse multiplexers [col.5, line 32-65 and col. 6, line 25-51].

As per claim 12, Hardy teaches the method of claim 10, wherein the video switching module is selectively operable in a continuous presence mode, wherein images corresponding to each of the plurality of conference endpoints are

displayed in separate areas of a composite image [col.5, line 49 to col. 6, line 34].

As per claim 13, Hardy teaches a the multi-point capable video conferencing endpoint comprising (figs 1 and col. 3, lines 12-49):

a network interface (network interface 90) for receiving remote audio and video data from a plurality of remote endpoint through a network [col. 3, lines 13-34 and col.5, line 32 to col. 6, line 34];

an audio interface (fig. 1, Block 4) for receiving local audio data from a local source [col. 5, lines 12-60];

a video interface (fig. 1, Block 3) for receiving local video data from a local source [col. 5, lines 12-60]; and

a CPU (CPU 40 and 70) programmed to control receipt of the remote audio and video data, receipt of the local audio and video data [col.5, line 32 to col. 6, line 34];

combination of the remote audio and video data with the local audio and video data [col.5, line 32 to col. 6, line 34]; and

transmission of the combined audio and video data to each of the plurality, of remote endpoints through the network [col. 5, lines 32-65 and col.6, lines 25-51].

As per claim 14, Hardy teaches the multi-point capable video conferencing endpoint of claim 13, wherein the CPU is

further programmed to instantiate a plurality of processing trains corresponding to the plurality of remote endpoints, wherein each processing train receives the, audio and video data from a single remote endpoint [conferencing application processes locally generated audio and video data for processing remotely generated audio and video data received from the remote conference endpoint [col. 5, lines 32-48].

As per claim 15, Hardy teaches the multi-point capable video conferencing endpoint of claim 14, wherein each processing train comprises:

a communication process for sending and receiving the audio and video data to and from a single remote endpoint [col. 5, lines 32-65];

a video codec in communication with the communication process for encoding the sent video data and decoding the received video data [video codecs are inherent feature of processing and mixing received video signals and col.5, line 32 to col. 6, line 34]; and

an audio codec communication with the communication process for encoding the sent audio data and decoding the received audio data [audio codecs are inherent feature of processing and mixing received audio signals col.5, line 32 to col. 6, line 34].

As per claim 16, Hardy teaches the multi-point capable video conferencing endpoint of claim 15, further Comprising:

a video switching module (video switch 30) in communication with each of the plurality of processing trains and the video interface for combining the local video data with the remote video data [col.3, lines 1-55]; and

an audio mixing module in communication with each of the plurality of processing trains and the audio interface for combining the local audio data with the remote audio data [col.5, line 32 to col. 6, line 34].

As per claim 17, Hardy teaches the multi-point capable video conferencing endpoint of claim 13, wherein the network interface comprises a plurality of ISDN ports corresponding to the plurality of remote endpoints [col.5, line 24-39].

As per claim 18, Hardy teaches the multi-point capable video conferencing endpoint of claim 13, wherein the network interface comprises an Ethernet connection [col.5, line 24-39].

As per claim 19, this is a means claim with similar limitations as claim 1 and 13 above. Therefore, it is rejected with the same rationale.

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As per claim 20, Hardy teaches the multi-point capable video conferencing endpoint of claim 19, wherein the means for receiving audio data from a local audio source and video data from local video source comprises a first means for receiving audio and a second means for receiving video data [col.5, line 24-65].

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As per claim 21, Hardy teaches the multi-point capable video conferencing endpoint of claim 19, wherein the means for combining the local audio data with the remote audio data and the local video data with the remote video data further comprises a first means for combining audio data and a second means for combining video data [col.5, line 24-65].

As per claim 22, Hardy teaches the multi-point capable video conferencing endpoint of claim 2 1, wherein the means for combining the local audio data with the remote audio data and the local video data with the remote video data further comprises a first means for combining audio data and a second means for combining video data [col.5, line 24-65].

## Conclusion

3. The prior made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yasin Barqadle whose telephone number is 703-305-5971. The examiner can normally be reached on 9:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Burgess can be reached on 703-305-4792. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Yasin Barqadle

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FRANTZ B. JEAN PRIMARY EXAMINER